

**IN AND BEFORE THE OKLAHOMA STATE BOARD  
OF MEDICAL LICENSURE AND SUPERVISION  
STATE OF OKLAHOMA**

STATE OF OKLAHOMA, *ex rel.*, )  
OKLAHOMA STATE BOARD OF )  
MEDICAL LICENSURE )  
AND SUPERVISION, )  
Plaintiff, )  
v. )  
AMBER DAWN STACHMUS , P.A., )  
LICENSE NO.1729, )  
Defendant. )

**FILED**

NOV 04 2020

OKLAHOMA STATE BOARD OF  
MEDICAL LICENSURE & SUPERVISION

Case No. 20-02-5880

**VERIFIED COMPLAINT**

The State of Oklahoma, *ex rel.* Oklahoma State Board of Medical Licensure and Supervision ("Board"), alleges and states as follows for its Complaint against **AMBER DAWN STACHMUS , P.A.**("Defendant"):

**I. JURISDICTION**

1. The Board has jurisdiction over the subject matter and is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of Physician Assistants in the State of Oklahoma. **59 O.S. §519.3, et seq. and Okla . Admin. Code 435:15-5-11.**
2. In Oklahoma, Defendant holds physician assistant license no. 1729.

**II. ALLEGATIONS OF UNPROFESSIONAL CONDUCT**

3. On February 13, 2020, **AMBER DAWN STACHMUS, P.A.**, was terminated from Bella Luce Medical Spa after admitting to writing prescriptions to herself for Phentermine.
4. PMP records indicate two prescriptions for phentermine dispensed by Wal-Mart Pharmacy 10-2878 to **AMBER DAWN STACHMUS.**

5. Records received from Wal-Mart pharmacy on March 4, 2020, confirmed the following telephone prescriptions to **AMBER DAWN STACHMUS**:  
Adipex P #30 lqd on August 20, 2019; and,  
Phentermine 37.5 1 qd on December 16, 2019.
6. Investigator Melissa Davis spoke with **AMBER DAWN STACHMUS** on March 4, 2020. **AMBER DAWN STACHMUS** stated that she called in both prescriptions for Phentermine in her supervising physician's name, Dr. Anthony L. Sparks, M.D., and stated "I made a huge mistake."

### III. VIOLATIONS

7. Based on the foregoing, **AMBER DAWN STACHMUS, P.A.**, is guilty of unprofessional conduct as follows:
  - a. Prescribing a regulated substance in Schedule I through V, as defined by the Uniform Controlled Dangerous Substances Act, for personal use in violation of **Title 59 O.S. §519, et seq.; OAC 435:15-5-II(a)(4) and OAC 435:10-7-4(5);**
  - b. Prescribing or ordering any drug legally classified as a controlled substance or recognized as an addictive dangerous drug to herself in violation of **Title 59 O.S. §519, et seq.; OAC 435:15-5-II(a)(4) and OAC 435:10-7-4(26).**

### IV. CONCLUSION

Given the foregoing, the undersigned respectfully request the Board to conduct a hearing, and upon proof of the allegation(s) contained herein, impose an appropriate punishment pursuant to **OAC 435:15-5-II(c)** upon **AMBER DAWN STACHMUS, P.A.**, including an assessment of costs and attorneys' fees incurred in this action as provided by law.

Respectfully submitted,




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**VERIFICATION**

I, Melissa Davis, under penalty of perjury, under the laws of the State of Oklahoma, state as follows:

1. I have read the above Complaint regarding **AMBER DAWN STACHMUS , P.A.** and,
2. The factual statements contained therein are true and correct to the best of my knowledge and belief.

  
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**Melissa Davis, Investigator**

**OKLAHOMA STATE BOARD OF MEDICAL  
LICENSURE AND SUPERVISION**

Executed this 3 day of November, 2020, in Oklahoma County, State of Oklahoma.